UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA

CITY OF STUART, FLORIDA,) MDL No. 2873
Plaintiff,))
v.) Master Docket No. 2:18-mn-2873
3M COMPANY (f/k/a Minnesota Mining and Manufacturing, Co.), TYCO FIRE) Judge Richard Mark Gergel
PRODUCTS LP, CHEMGUARD, INC.,) Civil Action No. 2:18-CV-03487
BUCKEYE FIRE EQUIPMENT COMPANY, NATIONAL FOAM, INC.,)
KIDDE FENWAL, INC., DYNAX	
CORPORATION, E.I. DU PONT DE)
NEMOURS AND COMPANY, THE)
CHEMOURS COMPANY FC, L.L.C.,)
CORTEVA, INC., DUPONT DE	j
NEMOURS, INC., BASF CORPORATION,)
individually, and as successor in interest to)
Ciba Inc., and CLARIANT)
CORPORATION, individually, and as)
successor in interest to Sandoz Chemical	
Corporation;)
D - C - 1 - 1 - 1)
Defendants.	

PLAINTIFF'S AMENDED WITNESS LIST

Plaintiff City of Stuart, by and through undersigned counsel, submits the following amended list of witnesses, which is amended to elevate Dr. Jonathan Martin and William Spence to the "Will Call Live" list and remove Greg Walton from the "May Call Live" list:

Will Call Live

- 1. Anthony Brown
- 2. Christopher P. Higgins, PhD
- 3. David Peters

- 4. Linda S. Birnbaum, PhD
- 5. Michael B. Siegel, MD, MPH
- 6. Michael Woodside
- 7. Robert W. Johnson
- 8. Ronald J. Kendall, PhD
- 9. Ronald K. Berryhill, PE
- 10. Stephen E. Petty, PE, CIH, CSP
- 11. Vincent Felicione
- 12. Jonathan W. Martin, PhD
- 13. William Spence

May Call Live

- 1. Anthony S. Travis, PhD
- 2. Barry S. Levy, MD, MPH
- 3. David L. MacIntosh, ScD, CIH, DABT
- 4. Michael J. Mortell, JD
- 5. Patrick D. Lowder, JD, PhD

Will Call by Deposition

- 1. Anne Regina
- 2. Brian Mader
- 3. Charles Kiester
- 4. Charles Reich
- 5. Dale Bacon
- 6. Daryl Roberts
- 7. Geary Olsen
- 8. John Butenhoff
- 9. John Schuster
- 10. Jon Gerber
- 11. Paul Nicoletti

May Call by Deposition

- 1. Andrea Quercia
- 2. Chang Jho
- 3. David Dyal
- 4. David Plant
- 5. Dennis Kennedy
- 6. Gregg Ublacker
- 7. John Farley
- 8. Jon Engman
- 9. Mark Miller
- 10. Martina Bowen
- 11. Michael Santoro
- 12. Mitchell Hubert
- 13. Philip Novac
- 14. Robert Buck
- 15. Robert Darwin
- 16. Robert Rickard
- 17. Stephen Korzeniowski
- 18. Timothy Voelker
- 19. William Weppner

Plaintiff reserves the right to supplement or further amend this list, including any new witness identified by any on-going or additional discovery. In addition, Plaintiff reserves the right to call any and all witnesses who Defendant identifies on its witness list, and to amend/or to supplement this disclosure as necessary in light of Court rulings or otherwise. Plaintiff reserves the right to call any witness necessary to authenticate, lay foundation and/or establish the admissibility of any exhibits to the extent necessary.

Dated: May 26, 2023

Respectfully submitted,

s/ Fred Thompson, III
Fred Thompson, III
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Plaintiffs' Liaison Counsel

-and-

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Plaintiffs' Co-Lead Counsel

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing was served on Defendants' liaison counsel by email on this 26th day of May 2023 and filed using ECF.

/s/ Fred Thompson

Fred Thompson Plaintiffs' Liaison Counsel